

United States District Court
Southern District of Texas
Compass Christi Division

United States Courts
Southern District of Texas
FILED

MAY 1 2020

David J. Bradley, Clerk of Court

Bobbie Lee Haverkamp
Plaintiff

vs

Civil Action 2:17-cv-18

CMHC of 2020
Defendants

Plaintiff's Response
to Motion to Dismiss DE 130
Clarification to Court what
the Plaintiff understood.

To the Honorable Judge of said Court,
Now Comes,
the Plaintiff and presents to the Court her
understanding "Order Setting Deadlines".

Presentation

Your Honor, this civil action has been
in motion since JAN 2017, it was only amended
to include a "injection" and "John/Jane Doe
Parties"

Your order stated leave of Court is required to amend pleadings.

I took that you wanted arguments that was "Significant Relief" AND "SRS".

The way I took the order was the legal argument for Significant Relief AND SRS was not made to this Court. The case Gibson was not even decided in the time frame of the amended Complaint.

The 5th Circuit explained what good medical practices were in "Significant Relief" and SRS was not illegal in Texas.

The Plaintiff has competing philosophy with the Court that D.E. 130 is a confusing and disjointed narrative which consists of a hodgepodge of arguments legal and medical citations and exhibits.

The Plaintiff will assure the Court in the future she will be much plainer, and hopes she is plain enough that the Court has the understanding from a Pro-Se Plaintiff that the "Significant Relief" of the 5th Circuit is the on the dot with the Plaintiff's non-invasive claims for Gender Dysphoria, in the Amended Complaint of 2017.

Your Honor, as long as the Court understands the "Significant Relief" of the 5th Circuit as it pertains to the Plaintiff claims there is no problem.

If the Court understands the Plaintiff is in defiance about "SRS" and the State is going to prove to a jury it was safe because UFMG medical Doctors gave me all their Medical surveys that said it was safe,

Your Honor, if the Plaintiff can present this to the Court and the Court understands where she's coming from we don't have a problem.

In closing, the Plaintiff needs to work on her manners and presentation to the Court.

No Action is required, the Plaintiff does not appeal the Order Denying Plaintiff Motion for Leave of Court.

So closing the Plaintiff

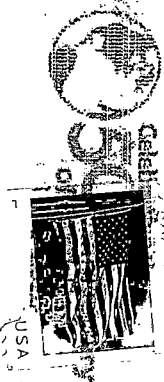
Ms Bobbie

4-28-20

Stacy Hunt.

Ms Bobbie David Haverkamp
703013
Stiles Court
3060 Fair 3514
Beaumont, Texas
77805

delivered

NORTH HOUSTON TX 77060
United States Courts
Southern District of Texas
FILED
MAY 1 2020
29 APR 2020 PM 6 L


David J. Bradley, Clerk of Court

U.S. District Court
Southern District of Texas
1133 N. Shoreline Blvd, Suite 208
Corpus Christi, Texas

78401-204258

78401-1911
